

Superior Court of Washington County of King

1889		No	No	
he Interest of:		MOTION AND ORDER TO SHOW CAUSE REGARDING CONTEMPT FOR VIOLATION OF A		
В		CHILD IN NEED OF SERV	VICES /	
	I. MOTION	AND DECLARATION		
	I move the Court for an order finding comply with the terms of:		_ in contempt for failure to	
	Child In Need of Services (CHINS)	order dated		
	At-Risk Youth (ARY/CHINS) orde	er dated		
	FACTS IN SUPPORT of this motion are:			
	I DECLARE under penalty of perjury under correct.	the laws of the State of Washington	that the foregoing is true and	
	Dated this day of Washington.	, 20 at	,	
	Signature of Moving Party	Printed Name o	f Moving Party	

II. ORDER TO SHOW CAUSE REGARDING CONTEMPT

1		and are			
	DIRE	CTED to personally APPEAR at a HEARING ON THE ABOVE MOTION TO BE HELD:			
		, 20 at am/pm, at King County Superior Court, Juvenile			
	Division	on			
		Department of Youth Services Regional Justice Center			
		1211 East Alder, Courtroom VI 401 4 th Avenue N, Courtroom 1H or 1L			
		Seattle, WA 98122 Kent, WA 98032			
	and sh	now cause why contempt should not be found.			
		<u>OR</u>			
2.2	Pursuant to RCW 13.32A.250(6) the Court:				
		FINDS probable cause to believe that a placement order was violated.			
		Does NOT find probable cause to believe that a placement order was violated, for the reasons stated below:			
	IT IS	HEREBY ORDERED:			
		The Court, having made the finding stated above hereby orders the CLERK'S OFFICE TO ISSUE an ARREST WARRANT directing law enforcement to pick up the child and take him/her to detention. Pursuant to RCW 13.32A.250(6) this order has been entered ex parte without prior notice to the child or other parties.			
		Strike hearing set for			
)ated: .		Judge/Commissioner			
		III. ADVICE OF RIGHTS AND CONSEQUENCES			
.1	If an a	If an arrest warrant is issued:			
	DETE HOU I	nt to RCW 13.32A.250(6) and 13.32A.065(1), FOLLOWING A CHILD'S ADMISSION TO NTION, a DETENTION REVIEW HEARING must be HELD WITHIN TWENTY-FOUR RS , (excluding Saturdays, Sundays, and holidays). Detention screening shall so notify parties and says of record.			

Pursuant to RCW 13.32A.065, if the motion and order regarding contempt has been filed and served on the child at or before the detention review hearing, and the Court believes that the child would not appear at a contempt hearing, the Court may order the child to remain in detention and shall set the matter for a hearing on contempt within seventy-two hours (excluding Saturdays, Sundays, and holidays).

- 3.2 If an arrest warrant is not issued, and the matter is scheduled for a contempt hearing:
- a. It is the petitioner's responsibility to have the above-named person served by someone other than the petitioner, who is over the age of eighteen, and to provide proof of such service at the hearing.
- b. The petitioner must serve all attorneys of record.
- c. FAILURE TO APPEAR in response to this order to show cause MAY RESULT IN issuance of a WARRANT FOR YOUR ARREST, and/or in the Court ENTERING AN ORDER IN YOUR ABSENCE finding you in contempt of court.
- 3.3 The purpose of the hearing is to hear and consider evidence on the motion.
- 3.4 All parties have the right to present evidence at the hearing.
- 3.5 Pursuant to RCW 13.32A.250 (6), IF THE COURT MAKES A FINDING OF CONTEMPT, the Court MAY IMPOSE A FINE of up to one hundred dollars and CONFINEMENT for up to seven days, or both.